United States Department of Agriculture,

OFFICE OF THE SECRETARY.

NOTICE OF JUDGMENT NO. 906, FOOD AND DRUGS ACT.

MISBRANDING OF A DRUG PRODUCT—"BRADBURY'S CAPI-CURA."

On or about March 6, 1909, James J. Cramer, doing business as the Cramer Drug Company, Boston, Mass., shipped from the State of Massachusetts into the State of Michigan a quantity of a drug product labeled "Bradbury's Capi-Cura (trade mark). For headache and neuralgia. Cramer Drug Company, Cut Price Store 38-40 Beach Street, Boston, Mass." Samples from this shipment were procured and analyzed by the Bureau of Chemistry, United States Department of Agriculture, and it was found to contain acetanilid, caffein, quinine. salol, sodium bicarbonate, and camphor. As it appeared from the finding of the analyst and report thereon that the product was misbranded within the meaning of the Food and Drugs Act of June 30. 1906, the said James J. Cramer and the party from whom the samples were procured were afforded opportunities for hearings. peared after hearings held that the above shipment was made in violation of the act, the Secretary of Agriculture reported the facts to the Attorney-General with a statement of the evidence upon which to base a prosecution.

On November 18, 1910, a criminal information was filed in the District Court of the United States for the District of Massachusetts against the said James J. Cramer, charging the above shipment and alleging that the product so shipped was misbranded in that it contained acetanilid, and the package containing the product failed to bear any statement of the quantity or proportion of acetanilid therein contained.

On February 27, 1911, the defendant entered a plea of guilty to the above information, whereupon the court imposed a fine of \$25.

This notice is given pursuant to section 4 of the Food and Drugs Act of June 30, 1906.

James Wilson, Secretary of Agriculture.

Washington, D. C., May 23, 1911.